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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
09/517,384	03/02/2000	Simon Robert Walmsley	AUTH07US	4249
7590 06/09/2005			EXAMINER	
Kia Silverbrook Silverbrook Research Pty Ltd 393 Darling Street Balmain, 2041			NGUYEN, NGA B	
			ART UNIT	PAPER NUMBER
			3628	
AUSTRALIA			DATE MAILED: 06/09/2005	

Please find below and/or attached an Office communication concerning this application or proceeding.

	Application No.	Applicant(s)				
	09/517,384	WALMSLEY, SIMON ROBERT				
Office Action Summary	Examiner	Art Unit				
	Nga B. Nguyen	3628				
The MAILING DATE of this communication appears on the cover sheet with the correspondence address Period for Reply						
A SHORTENED STATUTORY PERIOD FOR REPLY IS SET TO EXPIRE 3 MONTH(S) FROM THE MAILING DATE OF THIS COMMUNICATION. - Extensions of time may be available under the provisions of 37 CFR 1.136(a). In no event, however, may a reply be timely filed after SIX (6) MONTHS from the mailing date of this communication. - If the period for reply specified above is less than thirty (30) days, a reply within the statutory minimum of thirty (30) days will be considered timely. - If NO period for reply is specified above, the maximum statutory period will apply and will expire SIX (6) MONTHS from the mailing date of this communication. - Failure to reply within the set or extended period for reply will, by statute, cause the application to become ABANDONED (35 U.S.C. § 133). Any reply received by the Office later than three months after the mailing date of this communication, even if timely filed, may reduce any earned patent term adjustment. See 37 CFR 1.704(b).						
Status						
1) Responsive to communication(s) filed on 24 Ja	nuary 2005.					
2a)⊠ This action is FINAL . 2b)□ This	This action is FINAL . 2b) This action is non-final.					
	3) Since this application is in condition for allowance except for formal matters, prosecution as to the merits is					
closed in accordance with the practice under E	x parte Quayle, 1935 C.D. 11, 45	3 O.G. 213.				
Disposition of Claims .						
4) Claim(s) <u>1-16</u> is/are pending in the application.						
4a) Of the above claim(s) is/are withdrawn from consideration.						
5) Claim(s) is/are allowed.						
6)⊠ Claim(s) <u>1-16</u> is/are rejected.						
	7) Claim(s) is/are objected to.					
8) Claim(s) are subject to restriction and/or election requirement.						
Application Papers						
9) The specification is objected to by the Examiner.						
10) The drawing(s) filed on is/are: a) accepted or b) objected to by the Examiner.						
Applicant may not request that any objection to the drawing(s) be held in abeyance. See 37 CFR 1.85(a).						
Replacement drawing sheet(s) including the correction is required if the drawing(s) is objected to. See 37 CFR 1.121(d).						
11) The oath or declaration is objected to by the Ex	aminer. Note the attached Office	Action or form PTO-152.				
Priority under 35 U.S.C. § 119						
12) Acknowledgment is made of a claim for foreign priority under 35 U.S.C. § 119(a)-(d) or (f). a) All b) Some * c) None of:						
1. Certified copies of the priority documents have been received.						
2. Certified copies of the priority documents have been received in Application No						
3. Copies of the certified copies of the priority documents have been received in this National Stage application from the International Bureau (PCT Rule 17.2(a)).						
* See the attached detailed Office action for a list of the certified copies not received.						
Attachment(s)	🗖					
1) Notice of References Cited (PTO-892) 2) Notice of Draftsperson's Patent Drawing Review (PTO-948) 4) Interview Summary (PTO-413) Paper No(s)/Mail Date						
1) Information Disclosure Statement(s) (PTO-1449 or PTO/SB/08) 5) Notice of Informal Patent Application (PTO-152)						
Paper No(s)/Mail Date 6) Other:						

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DETAILED ACTION

1. This Office Action is the answer to the Amendment filed on January 24, 2005, which paper has been placed of record in the file.

2. Claims 1-16 are pending in this application.

Response to Arguments/Amendment

- 3. Applicant's arguments with respect to claims 1-16 have been fully considered but are most in view of new grounds of rejection.
- 4. Applicant's amendment necessitated the new grounds of rejection presented in this Office action. Accordingly, **THIS ACTION IS MADE FINAL**. See MPEP § 706.07(a). Applicant is reminded of the extension of time policy as set forth in 37 CFR 1.136(a).

A shortened statutory period for reply to this final action is set to expire THREE MONTHS from the mailing date of this action. In the event a first reply is filed within TWO MONTHS of the mailing date of this final action and the advisory action is not mailed until after the end of the THREE-MONTH shortened statutory period, then the shortened statutory period will expire on the date the advisory action is mailed, and any extension fee pursuant to 37 CFR 1.136(a) will be calculated from the mailing date of the advisory action. In no event, however, will the statutory period for reply expire later than SIX MONTHS from the date of this final action.

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Claim Rejections - 35 USC § 103

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5. The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:

- (a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.
- 6. Claims 1-16 are rejected under 35 U.S.C. 103(a) as being unpatentable over Shigenaga, U.S. Patent No. 4,710,613.

Regarding to claim 1, Shigenaga discloses a validation protocol for determining whether an untrusted authentication chip (column 6, lines 1-53, IC card 2 is equivalent to the untrusted authentication chip) is valid, or not, including the steps of:

generating an original random number (column 7, lines 45-48; a random number is generated from random number data generator 120 of card terminal 1);

applying, in the trusted authentication chip, an asymmetric encryption encrypted random number (column 7, lines 59-60, the RSA encrypter 121 in the card terminal 1 encrypts the random number using public key code, the card terminal 1 is equivalent to the trusted authentication chip, RSA encryption is asymmetric encryption function):

passing the encrypted random number to an untrusted authentication chip (column 7, lines 60-67, the encryption data, i.e. the encrypted random number is sent to IC card 2 from card terminal 1);

decrypting, in the untrusted authentication chip, the encrypted random number with an asymmetric decryption function using a second secret key from the untrusted authentication chip to produce a decrypted random number (column 7, line 65-column

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8, line 12; decrypting in the IC card 2 the encrypted random number by the RSA decrypter 263 using the private key code from the IC card 2);

comparing the decrypted random number with the original random number, without knowledge of the second secret key, and in the event of a match considering the untrusted chip to be valid (column 8, lines 28-32, 63-66, the decrypted random number is compared with the original random number by the comparison unit 15, without knowledge of the private key code stored in the IC card 2);

otherwise considering the untrusted chip to be invalid (column 8, lines 32-42).

Shigenaga does not disclose the untrusted authentication chip is contained within a consumable device and the trusted authentication chip is contained within a consuming device. However, Examiner submits that the claimed invention recites an intended use, although Shigenaga fails to discuss the intended use which is the untrusted authentication chip is contained within a consumable device and the trusted authentication chip is contained within a consuming device, Shigenaga's authentication protocol is capable for validating the authenticity of the untrusted authentication chip as claiming in the claimed invention. Therefore, it would have been obvious to one with ordinary skill in the art at the time the invention was made to modify Shigenaga s to include the feature above for the purpose of validating the authenticity of the untrusted authentication chip in a specific product such as consumable device.

Regarding to claim 2, Shigenaga does not disclose the random number is not secret, but where the trusted authentication chip contains a random function to produce random numbers from a seed, and the function advances after every random number is

produced so that the next random number will be produced from a new seed. However, it is well known in the art to generate the random number from a seed, and the next random number is produced from a new seed in order to improve the level of security. Therefore, it would have been obvious to modify Shigenaga's to include the feature above for the purpose of providing high security level because each next random number is generated from a new seed, thus the unauthorized person cannot easily to predict the random number.

Regarding to claim 3, Shigenaga discloses the first key is a public key (column 7, lines 50-60).

Regarding to claim 4, Shigenaga discloses the encryption is implemented in software (column 8, lines 59-62; the encryption is implemented based on the RSA algorithm).

Regarding to claim 5, Shigenaga discloses the encryption is implemented in a second authentication chip (column 5, lines 20-67; the encryption is implemented in the card terminal 1).

Regarding to claim 6, Shigenaga does not disclose the keys used for encryption and decryption are 2048 bits or larger. However, it is well known in the art to implement the encryption or decryption keys using 2048 or larger bits. Therefore, it would have been obvious to modify Shigenaga's to include the feature above for the purpose of providing high security level because producing the encryption and decryption keys with larger bits makes the unauthorized person cannot easily to guess the keys.

Regarding to claim 7, Shigenaga discloses the system comprises:

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a random number generator to generate an original random number (figure 2 and column 5, lines 20-31, random number generator 120);

an asymmetric encryptor to encrypt the original random numbers using a first key in a trusted authentication chip (figure 2 and column 5, lines 38-67; the RSA encrypter 121 in the card terminal 1);

an untrusted authentication chip to receives the encrypted random number, the untrusted chip including includes an asymmetric decryption function to decrypt the encrypted random number using a second secret key for the decryption function to produce a decrypted random number (column 6, lines 1-55; column 7, line 65-column 8, line 12; the IC card receives the encrypted random number from the card terminal 1, the IC card 2 includes the RSA decrypter 263 to decrypts the encrypted random number using a private key code to produce a decrypted random number);

a comparison means to compare the decrypted random number with the original random number, without knowledge of the second secret key (figure 2, column 2, lines 62-67 and column 8, lines 28-32, 63-66, the comparison unit 15 compares the decrypted random number with the original random number, without knowledge of the private key code stored in the IC card 2).

Whereby in the event of a match between the decrypted random number and the original random number, the untrusted chip is considered to be valid; otherwise is considered to be valid (column 8, lines 32-42, 63-66).

Shigenaga does not disclose the untrusted authentication chip is contained within a consumable device and the trusted authentication chip is contained within a

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consuming device. However, Examiner submits that the claimed invention recites an intended use, although Shigenaga fails to discuss the intended use which is the untrusted authentication chip is contained within a consumable device and the trusted authentication chip is contained within a consuming device, Shigenaga's authentication protocol is capable for validating the authenticity of the untrusted authentication chip as claiming in the claimed invention. Therefore, it would have been obvious to one with ordinary skill in the art at the time the invention was made to modify Shigenaga's to include the feature above for the purpose of validating the authenticity of the untrusted

Regarding to claim 8, Shigenaga discloses the random number generator, encryptor and comparison means are in an external system (column 5, line 20-column 6, lines 55, the random number generator, encryptor and comparison means are in the card terminal 1, the IC card 2).

authentication chip in a specific product such as consumable device.

Regarding to claim 9, Shigenaga does not disclose consuming device is a printer and consumable device is an ink cartridge. However, a printer and other devices in which consumables such as ink cartridges are mounted such as copy machine, camera, etc... are well known devices. Therefore, it would have been obvious to apply Shigenaga's cryptography method above for those devices for the purpose of prevent the unauthorized person to use such devices.

Regarding to claim 10, Shigenaga discloses the random number generator and encryptor are in a second authentication chip, and the comparison means are in an external system which receives the random number and the encrypted version before

passing only the encrypted version to the untrusted chip; the system also receives back the decrypted version from the untrusted chip and performs the comparison (column 8, lines 13-42).

Regarding to claim 11, Shigenaga discloses the system is in a device in which consumable are mounted (column 5, line 20-column 6, lines 55, the card terminal 1 and the IC card 2).

Claims 12-15 contain similar limitations found in claims 2-5 discussed above, therefore are rejected by the same rationale.

Conclusion

- 7. Claims 1-16 are rejected.
- 8. Any inquiry concerning this communication or earlier communications from the examiner should be directed to examiner Nga B. Nguyen whose telephone number is (571) 272-6796. The examiner can normally be reached on Monday-Thursday from 9:00AM-6:00PM.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Hyung S. Sough can be reached on (571) 272-6799.

Any inquiry of a general nature or relating to the status of this application or proceeding should be directed to the Group receptionist whose telephone number is (571) 272-3600.

9. Any response to this action should be mailed to:

Commissioner of Patents and Trademarks

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C/o Technology Center 3600

Washington, DC 20231

Or faxed to:

(703) 872-9306 (for formal communication intended for entry),

or

(571) 273-0325 (for informal or draft communication, please label "PROPOSED" or "DRAFT").

Hand-delivered responses should be brought to Knox building, 401 Dulany Street, Alexandria, VA, First Floor (Receptionist).

Nga B. Nguyen

April 15, 2005